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,	Attorneys for Plaintiffs	10
10	JASON TOY and CHEIDU NWAMUO on beha of themselves and all others	HI
11	similarly situated	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15		
16	JASON TOY and CHIEDU NWAMUO, on	Case No. 10-CV-1929 (SI)
17	behalf of themselves and all others similarly	
1 /	situated,	STIPULATION FOR DISMISSAL WITHOUT PREJUDICE OF COMCAS
18	Plaintiffs,	CORPORATION AND COMCAST CABLE COMMUNICATIONS
19		MANAGEMENT LLC
20	VS.	
	TRIWIRE ENGINEERING SOLUTIONS,	
21	INC., COMCAST CORPORATION, COMCAST CABLE COMMUNICATIONS	
22	MANAGEMENT LLC and DOES 1	
23	THROUGH 60 inclusive,	
24	Defendants.	
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26		
27		
28		
W A G S T A F F		
E LLP	Case No. 10-CV-1929 (SI)	STIPULATION FOR PARTIAL DISMISSA

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1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), the parties hereto stipulate that		
2	Plaintiffs' claims against COMCAST CORPORATION and COMCAST CABLE		
3	COMMUNICATIONS MANAGEMENT LLC are dismissed without prejudice. Each party		
4	shall bear its own costs and fees with respect to the dismissed claims.		
5	The claims against TRIWIRE ENGINEERING SOLUTIONS, INC. are <u>not</u> dismissed or		
6	otherwise affected by this stipulation.		
7	IT IS SO STIPULATED:		
8			
9	DATED: May 12, 2011	KERR & WAGSTAFFE LLP	
10			
11	Ву	<u>/s/</u> MICHAEL VON LOEWENFELDT	
12			
13		Attorneys for Plaintiffs JASON TOY and CHEIDU NWAMUO on behalf	
14		of themselves and all others similarly situated	
15		·	
16	DATED: May 12, 2011	MORGAN, LEWIS & BOCKIUS LLP	
17			
18	Ву	<u>/s/</u> Daryl Landy	
19		Attorneys for Defendants	
20		COMAST CORPORATION and COMCAST	
21		CABLE COMMUNICATIONS, LLC	
22	DATED: May 12, 2011	LITTLER MENDELSON	
23			
24	Ву	<u>/s/</u> Ronald A. Peters	
25		BENJAMIN A. EMMERT	
26		Attorneys for Defendants	
27		TRIWIRE ENGINEERING SOLUTIONS, INC.	
28			
WAGSTAFF	10 1020 (CI) CEUDLII AEVON FOR RAREAL DYCK (CC.)		
E Llp	10-cv-1929 (SI)	STIPULATION FOR PARTIAL DISMISSAL	
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I, Michael von Loewenfeldt, am the ECF User whose ID and password are being used to file this Stipulation For Dismissal Without Prejudice Of Comcast Corporation And Comcast Cable Communications Management LLC. In compliance with General Order 45, X.B., I hereby attest that Daryl Landy and Benjamin A. Emmert, counsel for Defendants, have concurred in this filing.

DATED: May 12, 2011

KERR & WAGSTAFFE LLP

By /s/
MICHAEL VON LOEWENFELDT

Attorneys for Plaintiffs
JASON TOY and CHEIDU NWAMUO on behalf
of themselves and all others
similarly situated

